► AO 245D	(Rev.	12/03)	Judgment	in a C	riminal	Case for	Revocations

	UNITED STA	AIES DISTRI	CT CO	UKI				
	Vestern	District of		Pennsylva	nia	· · · · · · · · · · · · · · · · · · ·		
UNITED STATES OF AMERICA V.			JUDGMENT IN A CRIMINAL CASE (For Revocation of Probation or Supervised Release)					
KIMBERLY A. DAUGHERTY		Case Numb	er;	CR 02-38-0	02			
		USM Number: 20133-068						
THE DEFENDANT	Г:	Timothy L. Defendant's At			<u>.</u>			
	plation of condition(s) See violat	ions listed on page 2	of the term	of supervision.				
was found in violation			— [ter denial of g		S	2001		
	ated guilty of these violations:		•		<u></u>	2007 SEP 27		
Violation Number	Nature of Violation See violations listed on page	2		Violatio	on Ended	27 AM		
					CEUR	4 8: 5		
the Sentencing Reform A	sentenced as provided in pages 2 Let of 1984. ot violated condition(s)	<u> </u>	•		is imposed	pursuant to		
the Sentencing Reform A The defendant has no It is ordered that change of name, residence fully paid. If ordered to	act of 1984. ot violated condition(s) t the defendant must notify the Use, or mailing address until all fin	and i	s discharged a	s to such violeti	is imposed	pursuant to		
the Sentencing Reform A The defendant has no It is ordered that change of name, residence fully paid. If ordered to personamic circumstances.	to the defendant must notify the Use, or mailing address until all fin pay restitution, the defendant mu	and i	s discharged a or this district and special asse United States	s to such violeti	is imposed	pursuant to		
the Sentencing Reform A The defendant has no It is ordered that change of name, residenc fully paid. If ordered to p seconomic circumstances. Defendant's Soc. Sec. No.:	the defendant must notify the Use, or mailing address until all fin pay restitution, the defendant mu	and inited States attorney for the court and states attorney for the court and July 30, 2007 Date of Imposition	s discharged a or this district and special asse United States:	s to such violeti	is imposed on(s) condi of any od by this ju- crial change	pursuant to tion. degment are		
the Sentencing Reform A The defendant has no It is ordered that change of name, residence fully paid. If ordered to peconomic circumstances. Defendant's Soc. Soc. No.: Defendant's Date of Birth:	net of 1984. In violated condition(s) It the defendant must notify the Use, or mailing address until all fin pay restitution, the defendant must notify the Use.	and inited States attorney for the court and states attorney for the court and July 30, 2007 Date of Imposition	s discharged a or this district nd special asse United States on of Judgment McLaughl	within 30 days of the saments impose attorney of mate	is imposed on(s) condi of any od by this ju- crial change	pursuant to tion. degment are		
the Sentencing Reform A The defendant has no It is ordered that change of name, residence fully paid. If ordered to p seconomic circumstances. Defendant's Soc. Sec. No.: Defendant's Date of Birth: Defendant's Residence Address	net of 1984. In violated condition(s) It the defendant must notify the Use, or mailing address until all fin pay restitution, the defendant must notify the Use.	inited States attorney for les, restitution, costs, and st notify the court and July 30, 2007 Date of Imposition Sean J. I	s discharged a or this district nd special asse United States on of Judgment McLaughl	within 30 days of the saments impose attorney of mate	is imposed on(s) condi of any od by this ju- crial change	pursuant to tion. degment are		
the Sentencing Reform A The defendant has no It is ordered that change of name, residenc fully paid. If ordered to p seconomic circumstances. Defendant's Soc. Sec. No.: Defendant's Date of Birth: Defendant's Residence Address	net of 1984. In violated condition(s) It the defendant must notify the Use, or mailing address until all fin pay restitution, the defendant must notify the Use.	inited States attorney for les, restitution, costs, and st notify the court and July 30, 2007 Date of Imposition Sean J. I	or this district of the special assetunited States on of Jadgment McLaughlige	within 30 days of the same of	is imposed on(s) condi of any od by this ju- crial change	pursuant to tion. degment are		
the Sentencing Reform A The defendant has no It is ordered that change of name, residenc fully paid. If ordered to p seconomic circumstances. Defendant's Soc. Sec. No.: Defendant's Date of Birth: Defendant's Residence Address	net of 1984. In violated condition(s) It the defendant must notify the Use, or mailing address until all fin pay restitution, the defendant must notify the Use.	Inited States attorney for les, restitution, costs, as st notify the court and July 30, 2007 Date of Imposition Sean J. McLan Name and Title of 8/3/07	or this district of the special assetunited States on of Jadgment McLaughlige	within 30 days of the same of	is imposed on(s) condi of any od by this ju- crial change	pursuant to tion. degment are		
the Sentencing Reform A It is ordered that change of name, residence fully paid. If ordered to peconomic circumstances. Defendant's Soc. Soc. No.: Defendant's Date of Birth: Defendant's Residence Address N/A	net of 1984. In violated condition(s) It the defendant must notify the Use, or mailing address until all fin pay restitution, the defendant must notify the Use.	inited States attorney for es, restriction, costs, and states attorney for est, restriction, costs, and state of large state o	or this district and special asset United States on of Judgment McLaughlige	within 30 days of the same of	is imposed on(s) condi of any d by this ju- crial change y Soon J. McLange of the soon of	pursuant to tion. degment are		
the Sentencing Reform A The defendant has no It is ordered that change of name, residenc fully paid. If ordered to p economic circumstances. Defendant's Soc. Sec. No.:	net of 1984. In violated condition(s) It the defendant must notify the Use, or mailing address until all fin pay restitution, the defendant must notify the Use.	Inited States attorney for les, restitution, costs, as st notify the court and July 30, 2007 Date of Imposition Sean J. McLan Name and Title of 8/3/07	or this district and special asset United States on of Judgment McLaughlige	within 30 days of the same of	is imposed on(s) condi of any d by this ju- crial change y Soon J. McLange of the soon of	pursuant to tion. degment are		

AO 245D (Rev. 12/03) Judgment in a Criminal Case for Revocations

DEFENDANT: KIMBERLY A. DAUGHERTY

CASE NUMBER: CR 02-38-002

ADDITIONAL VIOLATIONS

Judgment—Page 2

		Violation
Violation Number	Nature of Violation	<u>Concluded</u>
Standard Condition	The defendant shall not commit another federal, state or local crime	6/30/07
Standard Condition	The defendant shall not leave th judicial district without permission of the Court or the Probation officer	11/30/06
Standard Condition	The defendant shall notify the Probation officer within 72 hours of any change in residence or employment	Not Specified
Standard Condition	The defendant shall participate in a program of testing and, if necessary, treatment for substance abuse, to include alcohol, as directed by the probation officer, until such time as the defendant is released from the program by the probation officer	6/30/07
Standard Condition	The defendant shall not use, possess, or purchase alcohol	7/31/07

7 3

VO 345	D	(Rev. 12/03 Jud Sheet 2— Impri	gment in a Criminal Case for Res soument	rocations			
		ANT: JMBER:	KIMBERLY A. DAUG CR 02-38 -002 ERIE	GHERTY		Judgment Page3	of <u>S</u>
				IMPRISON	MENT		
otal to			is hereby committed to t	the custody of the	e United States Bur	eau of Prisons to be	imprisoned for a
1	Th	e coart make	s the following recomm	endations to the	Bureau of Prisons:		
x	The	e defendant i	is remanded to the custo	dy of the United	States Marshal.		
	The	e defendant :	shall surrender to the Un	ited States Marsl	hal for this district:		
		a	C e.m	. 🔲 p.m. o	n	·	-
		as notified b	y the United States Marsh	ni.			
	The	: defendant sh	all surrender for service of	sentence at the ins	titution designated b	y the Bureau of Prison	S:
		before 2 p.m). On				
	0	as notified b	y the United States Marsha				
		as notified b	y the Probation or Pretrial	Services Office.			
				RETUR	N.		
TAVE 8	ec:	uted this judg	ment as follows:				
F		endant deliver		certified copy of t		re Caprylu	
				/By	STERNEN IN DEPUT	E DOWNET WESTER	EE_

AO 245D (Rev. 12/03) Judgment in a Criminal Case for Revocations Sheet 3 — Supervised Release

Judgment—Page 4 of 5

DEFENDANT:

KIMBERLY A. DAUGHERTY

CASE NUMBER:

CR 02-38 -002 ERIE

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of: 27 months all previous terms and conditions imposed

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter as determined by the court.

- The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
- X The defendant shall not possess a firearm, destructive device, or any other dangerous weapon. (Check, if applicable.)
- The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)
- The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as directed by the probation officer. (Check, If applicable.)
- The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is be a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days
 of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities:
- the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment:
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

AO 245D (Rev. 12/03) Indement in a Criminal Case for Revocations Sheet 3A — Supervised Release

Judgment—Page ___5 of ___5

DEFENDANT:

KIMBERLY A. DAUGHERTY

CASE NUMBER:

CR 02-38-002 ERIE

ADDITIONAL SUPERVISED RELEASE TERMS

The defendant shall participate in a program of testing and, if necessary, treatment for substance abuse as directed by the probation officer, until such time as the defendant is released from the program by the probation officer. Further, the defendant shall be required to contribute to the costs of services for any such treatment in an amount determined by the probation officer but not to exceed the actual cost.

For offenses committed on or after September 13, 1994:

The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as directed by the probation officer.

These are in addition to any other conditions imposed by this Judgment Upon finding a violation of probation or supervised release, I understand that the Court may (1) revoke supervision, (2) extend the term of supervision, and/or (3) modify the conditions of supervision. All of the conditions listed in this order have been read to me. I fully understand the conditions and have been provided a copy of them.

Defendant's Signature	Date
Probation Officer's Signature	Date